



99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB6582

by Rep. Mike Fortner

SYNOPSIS AS INTRODUCED:

See Index

Amends the Election Code. Provides that whenever a designated government agency serves a member of the public, the agency shall inform the individual of the qualifications to register to vote in Illinois, provide an opportunity to attest to meeting those qualifications, and allow the person to decline sending the information to the State Board of Elections. Establishes procedures for the Board to process the voter registration information provided. Provides for what notices shall be mailed to the applicant. Provides that certain information provided by the applicant is confidential. Provides that for any election after January 1, 2018, any person desiring to vote shall provide a valid identifying document and that the judges of election shall inspect and confirm that the name on the valid identifying document conforms to the name in the individual's voter registration record and that, if the valid identifying document contains a photograph, the image displayed is truly an image of the person presenting the document. Provides that if a person cannot provide a valid identifying document, a registered voter may be accompanied at the polling place by an adult known to the registered voter for at least 6 months and that the adult may sign an affidavit attesting to the registered voter's identity and address. Requires the attesting adult to present a valid identifying document. Provides that a voter unable to produce a valid identifying document shall be permitted to cast a provisional ballot. Defines "valid identifying document" and documents that shall suffice as a valid identifying document. Makes other changes. Amends the Illinois Vehicle Code to make conforming changes. Effective immediately.

LRB099 22093 MLM 49418 b

FISCAL NOTE ACT
MAY APPLY

A BILL FOR

1 AN ACT concerning elections.

2 **Be it enacted by the People of the State of Illinois,**
3 **represented in the General Assembly:**

4 Section 5. The Election Code is amended by changing
5 Sections 1A-16.6, 1A-16.8, 17-9, 18-5, and 18A-5 as follows:

6 (10 ILCS 5/1A-16.6)

7 Sec. 1A-16.6. Government agency voter registration.

8 (a) ~~The~~ ~~By April 1, 2016,~~ the State Board of Elections
9 shall establish and maintain a portal for automatic government
10 agency registration that permits an eligible person to
11 electronically apply to register to vote or to update his or
12 her existing voter registration whenever he or she conducts
13 business, either online or in person, with a designated
14 government agency. The portal shall interface with the online
15 voter registration system established in Section 1A-16.5 of
16 this Code and shall be capable of receiving and processing
17 voter registration application information, including
18 electronic signatures, from a designated government agency.
19 The State Board of Elections shall modify the online voter
20 registration system as necessary to implement this Section.

21 Voter registration data received from a designated
22 government agency through the online registration application
23 system shall be processed as provided for in Section 1A-16.5 of

1 this Code.

2 Whenever the registration interface is accessible to the
3 general public, including, but not limited to, online
4 transactions, the interface shall allow the applicant to
5 complete the process as provided for in Section 1A-16.5 of this
6 Code. The online interface shall be capable of providing the
7 applicant with the applicant's voter registration status with
8 the State Board of Elections and, if registered, the
9 applicant's current registration address. The applicant shall
10 not be required to re-enter any registration data, such as
11 name, address, and birth date, if the designated government
12 agency already has that information on file. ~~The applicant~~
13 ~~shall be informed that by choosing to register to vote or to~~
14 ~~update his or her existing voter registration, the applicant~~
15 ~~consents to the transfer of the applicant's personal~~
16 ~~information to the State Board of Elections.~~

17 (a-5) Whenever an employee of a designated government
18 agency serves a member of the public a government employee is
19 accessing the registration system while servicing the
20 applicant, the agency shall inform the individual in writing of
21 the qualifications to register to vote in Illinois and of the
22 penalties provided by law for submission of a false voter
23 registration application and shall provide an opportunity to
24 attest to meeting those qualifications under penalty of
25 perjury. The agency shall notify the individual that his or her
26 personal information shall be transferred to the State Board of

1 Elections for the purpose of creating an electronic voter
2 registration application, and that the individual will be
3 registered to vote only if he or she meets the qualifications
4 to register to vote in Illinois. The agency shall not require
5 the individual to provide duplicate information, including,
6 but not limited to, any information he or she has already
7 provided as part of the underlying service transaction, except
8 for a signature. The agency shall inform the individual in
9 writing that declining to transfer his or her personal
10 information for voter registration purposes is confidential
11 and will not affect any services the individual may be seeking
12 from the agency. The agency shall inform the individual that
13 the identity of the designated government agency transferring
14 voter registration information is confidential. The individual
15 shall not be required to disclose the reason for declining,
16 including his or her citizenship status. The agency shall
17 collect all needed information for voter registration. After
18 each transaction, the agency shall electronically transfer to
19 the State Board of Elections personal information relevant to
20 voter registration, including all records of documents
21 relating to identity, address, and citizenship. All designated
22 government agencies shall send this information to the State
23 Board of Elections only if the individual attested that he or
24 she is eligible to register to vote. The State Board of
25 Elections shall electronically transfer to the appropriate
26 election authority all voter registration information required

1 ~~for each voter registration application it creates government~~
2 ~~employee shall notify the applicant of the applicant's~~
3 ~~registration status with the State Board of Elections and, if~~
4 ~~registered, the applicant's current registration address. If~~
5 ~~the applicant elects to register to vote or to update his or~~
6 ~~her existing voter registration, the government employee shall~~
7 ~~collect the needed information and assist the applicant with~~
8 ~~his or her registration. The applicant shall be informed that~~
9 ~~by choosing to register to vote or to update his or her~~
10 ~~existing voter registration, the applicant consents to the~~
11 ~~transfer of the applicant's personal information to the State~~
12 ~~Board of Elections.~~

13 (a-10) Upon receipt of personal information collected and
14 transferred by a designated government agency, the State Board
15 of Elections shall check the information against the statewide
16 voter registration database. The State Board of Elections shall
17 create and electronically transmit to the appropriate election
18 authority a voter registration application for any individual
19 who is not registered to vote in Illinois and is not
20 disqualified as provided in subsection (a-15) of this Section
21 or whose information reliably indicates a more recent update to
22 the name or address of a person already included in the
23 statewide voter database, regardless of whether the individual
24 attested to his or her eligibility to register to vote during
25 the agency transaction. The election authority shall process
26 the application accordingly.

1 (a-15) If the State Board of Elections determines that
2 personal information collected and transferred by the
3 designated government agency of an individual who attested to
4 his or her eligibility to register to vote includes a green
5 card or other legal proof that the person is not a United
6 States citizen, then the State Board of Elections shall not
7 create a voter registration application and shall notify the
8 person of the reason his or her voter registration application
9 is incomplete.

10 (a-20) Unless the application is incomplete pursuant to
11 subsection (a-15), the State Board of Elections shall create
12 and electronically transmit to the appropriate election
13 authority a voter registration application for any individual
14 who has attested to meeting voter eligibility requirements. If
15 the personal information collected and transferred by the
16 designated government agency does not make it clear whether or
17 not a person is qualified to register to vote in Illinois, then
18 the person's attestation that he or she is so qualified shall
19 be deemed sufficient evidence of meeting qualifications to
20 register to vote and the election authority shall process the
21 application accordingly.

22 (a-25) The appropriate election authority shall ensure
23 that any applicant who is registered to vote or whose existing
24 voter registration is updated under this Section is promptly
25 sent written notice of the change. The notice may be sent by
26 electronic mail if the applicant has provided an electronic

1 mail address on the voter registration form. The notice
2 required by this subsection (a-25) may be sent or combined with
3 other notices required or permitted by law, including, but not
4 limited to, any notices sent pursuant to Section 1A-16.5 of
5 this Code. Any notice required by this subsection (a-25) shall
6 contain, at a minimum:

7 (1) the applicant's name, date of birth, and
8 residential address as reflected on the voter registration
9 list;

10 (2) a statement that the applicant will be registered
11 to vote or will have his or her voter registration updated
12 unless he or she declines registration;

13 (3) a statement of the qualifications to be a voter;

14 (4) a statement that it is illegal for a person who is
15 not qualified to be a voter to vote in an election, which
16 shall be printed in larger text than the rest of the
17 notice;

18 (5) a statement (i) notifying the applicant to opt out
19 if he or she does not meet the qualifications to be a voter
20 by returning a prepaid postcard, opting out online, or
21 otherwise contacting the appropriate election authority
22 and (ii) stating that the applicant does not have to
23 provide a reason he or she is declining voter registration
24 or disclose citizenship status.

25 (6) a statement notifying the applicant to contact the
26 appropriate election authority if his or her voter

1 registration has been updated in error;

2 (7) a statement notifying the applicant that he or she
3 may opt out of voter registration, or request a change to
4 registration information, at any time by contacting an
5 election official;

6 (8) a prepaid postcard allowing the applicant to opt
7 out of voter registration or update his or her voter
8 registration information, or directions for opting out of
9 voter registration or updating voter registration
10 information online;

11 (9) contact information for the appropriate election
12 authority, including a phone number, address, electronic
13 mail address, and website address;

14 (10) a statement notifying the applicant that some
15 personal information related to voter registration may be
16 subject to public disclosure for purposes related to the
17 electoral process unless protected under an address
18 confidentiality program; and

19 (11) any other information necessary to fulfill the
20 obligations of this Section or local, State, or federal
21 law.

22 (a-30) The appropriate election authority shall ensure
23 that any applicant whose voter registration application is not
24 accepted or deemed incomplete is promptly sent written notice
25 of the application's status. The notice may be sent by
26 electronic mail if the applicant has provided an electronic

1 mail address on the voter registration form. The notice
2 required by this subsection (a-30) may be sent or combined with
3 other notices required or permitted by law, including, but not
4 limited to, any notices sent pursuant to Section 1A-16.5 of
5 this Code. Any notice required by this subsection (a-30) shall
6 contain, at a minimum, the reason the application was not
7 accepted or deemed incomplete and contact information for the
8 appropriate election authority including a phone number,
9 address, electronic mail address, and website address.

10 (a-35) If a designated government agency transfers
11 information, or if the State Board of Elections creates and
12 transmits a voter registration application, for a person who
13 does not qualify as an eligible voter, then it shall not
14 constitute a completed voter registration form, and the person
15 shall not be considered to have registered to vote. If the
16 registration is processed by any election authority, then it
17 shall be presumed to have been effected and officially
18 authorized by the State and that person shall not be found on
19 that basis to have made a false claim to citizenship or to have
20 committed an act of moral turpitude, nor shall that person be
21 subject to penalty under any relevant laws, including, but not
22 limited to, Sections 29-10 and 29-19 of this Code. This
23 subsection (a-35) does not apply to any person who knows that
24 he or she is ineligible to register to vote but who knowingly
25 and willfully registers to vote or attests under penalty of
26 perjury that he or she is eligible to register to vote.

1 (a-40) No employee of a designated government agency shall
2 transmit to the State Board of Elections personal information
3 for any person who applies for or is issued a temporary
4 visitor's driver's license pursuant to Section 6-105.1 of the
5 Illinois Vehicle Code.

6 (a-45) In the event that the registration of a voter is
7 changed from one address to another within the State and the
8 voter appears at the polls and offers to vote from the prior
9 registration address, attesting that the prior registration
10 address is the true current address, the voter, if confirmed by
11 the election authority as having been registered at the prior
12 registration address and canceled only by the process
13 authorized by this Section, shall be issued a regular ballot,
14 and the change of registration address shall be canceled. If
15 the election authority is unable to immediately confirm the
16 registration, then the voter shall be permitted to register and
17 vote a regular ballot, provided that he or she meets the
18 documentary requirements for same-day registration. If the
19 election authority is unable to confirm the registration and
20 the voter does not meet the requirements for same-day
21 registration, then the voter shall be issued a provisional
22 ballot and the provisional ballot shall be counted as provided
23 for under Article 18A of this Code. No voter shall be
24 disqualified from voting due to an error relating to an update
25 of registration made under this Section.

26 (a-50) In accordance with technical specifications

1 provided by the State Board of Elections, each designated
2 government agency shall maintain a data transfer mechanism
3 capable of transmitting voter registration application
4 information, including electronic signatures where available,
5 to the online voter registration system established in Section
6 1A-16.5 of this Code. Each designated government agency shall
7 establish and operate a voter registration system capable of
8 transmitting voter registration application information to the
9 portal as described in this Section by July 1, 2016.

10 (b) Whenever an applicant's data is transferred from a
11 designated government agency, the agency must transmit a
12 signature image if available. If no signature image was
13 provided by the agency or if no signature image is available in
14 the Secretary of State's database or the statewide voter
15 registration database, the applicant must be notified that his
16 or her ~~their~~ registration will remain in a pending status and
17 the applicant will be required to provide identification that
18 complies with the federal Help America Vote Act of 2002 and a
19 signature to the election authority on Election Day in the
20 polling place or during early voting.

21 (b-5) The State Board of Elections and designated
22 government agencies shall implement policies and procedures to
23 protect the privacy and security of voter information as it is
24 acquired, stored, and transmitted among agencies, including
25 policies for the retention and preservation of voter
26 information. Information designated as confidential under this

1 Section may be recorded and shared among the State Board of
2 Elections, election authorities, and designated government
3 agencies, but shall be used only for voter registration
4 purposes, shall not be disclosed to the public except in the
5 aggregate as required by subsection (d) of this Section, and
6 shall not be subject to the Freedom of Information Act. The
7 following information shall be designated as confidential: any
8 portion of an applicant's Social Security number, any portion
9 of an applicant's motor vehicle driver's license number or
10 State identification number, an applicant's decision to
11 decline voter registration, the identity of the designated
12 government agency providing information relating to a specific
13 applicant, and the personal residence and contact information
14 of any applicant for whom local, State, or federal law requires
15 confidentiality, including, but not limited to, a victim of
16 domestic violence pursuant to the Address Confidentiality for
17 Victims of Domestic Violence Act or a victim of stalking
18 pursuant to the Stalking No Contact Order Act. This subsection
19 (b-5) shall not apply to information the State Board of
20 Elections is required to share with the Electronic Registration
21 Information Center.

22 (c) The voter registration procedures implemented under
23 this Section shall comport with the federal National Voter
24 Registration Act of 1993, as amended, and shall specifically
25 require that the ~~The~~ State Board of Elections ~~shall~~ track
26 registration data received through the online registration

1 system that originated from a designated government agency for
2 the purposes of maintaining statistics ~~required by the federal~~
3 ~~National Voter Registration Act of 1993, as amended.~~

4 (d) The State Board of Elections shall submit an annual
5 public ~~a~~ report to the General Assembly and the Governor ~~by~~
6 ~~December 1, 2015~~ detailing the progress made to implement ~~the~~
7 ~~government agency voter registration portal described in this~~
8 Section. The report shall include all of the following: the
9 number of records transferred under this Section by agency, the
10 number of voters newly added to the statewide voter
11 registration list because of records transferred under this
12 Section by agency, the number of updated registrations under
13 this Section by agency, the number of persons who opted out of
14 voter registration, and the number of voters who submitted
15 voter registration forms using the online procedure described
16 in Section 1A-16.5 of this Code. Any report produced under this
17 subsection (d) shall exclude any information that identifies
18 any individual personally.

19 (d-5) The State Board of Elections, each election authority
20 that maintains a website, and each designated government agency
21 that maintains a website shall provide information on their
22 websites informing the public about the new registration
23 procedures described in this Section. Each designated
24 government agency shall display signage or provide literature
25 for the public containing information about the new
26 registration procedures described in this Section.

1 (d-10) No later than January 1, 2017, the State Board of
2 Elections shall hold at least one public hearing on
3 implementing this amendatory Act of the 99th General Assembly
4 at which the public may provide input.

5 (e) The State Board of Elections, in consultation with
6 election authorities, the Secretary of State, designated
7 government agencies, and community organizations, shall adopt
8 rules as necessary to implement the provisions of this Section
9 ~~, in consultation with the impacted agencies.~~

10 (e-5) Subsections (a-5) through (a-45) and subsection
11 (b-5) of this Section shall be implemented no later than
12 January 1, 2018.

13 (f) As used in this Section, a "designated government
14 agency" means the Secretary of State's Driver Services and
15 Vehicle Services Departments, the Department of Human
16 Services, the Department of Healthcare and Family Services, the
17 Department of Employment Security, ~~and~~ the Department on Aging,
18 any federal source that agrees to submit personal
19 identification information to the State for voter registration
20 purposes, and any other reliable State government source the
21 State Board of Elections may designate.

22 (Source: P.A. 98-1171, eff. 6-1-15.)

23 (10 ILCS 5/1A-16.8)

24 Sec. 1A-16.8. Automatic transfer of registration based
25 upon information from the National Change of Address database

1 and designated government agencies, as defined in Section
2 1A-16.6 of this Code. The State Board of Elections shall
3 cross-reference the statewide voter registration database
4 against the United States Postal Service's National Change of
5 Address database twice each calendar year, April 15 and October
6 1 in odd-numbered years and April 15 and December 1 in
7 even-numbered years, and shall share the findings with the
8 election authorities. In addition, beginning no later than
9 September 1, 2016, the State Board of Elections shall utilize
10 data provided as part of its membership in the Electronic
11 Registration Information Center in order to cross-reference
12 the statewide voter registration database against databases of
13 relevant personal information kept by designated government
14 agencies, including, but not limited to, driver's license
15 information kept by the Secretary of State, at least 6 times
16 each calendar year and shall share the findings with election
17 authorities. An election authority shall automatically
18 register any voter who has moved into its jurisdiction from
19 another jurisdiction in Illinois or has moved within its
20 jurisdiction provided that:

21 (1) the election authority whose jurisdiction includes
22 the new registration address provides the voter an
23 opportunity to reject the change in registration address
24 through a mailing, sent by non-forwardable mail, to the new
25 registration address, and

26 (2) when the election authority whose jurisdiction

1 includes the previous registration address is a different
2 election authority, then that election authority provides
3 the same opportunity through a mailing, sent by forwardable
4 mail, to the previous registration address.

5 This change in registration shall trigger the same
6 inter-jurisdictional or intra-jurisdictional workflows as if
7 the voter completed a new registration card, including the
8 cancellation of the voter's previous registration. Should the
9 registration of a voter be changed from one address to another
10 within the State and should the voter appear at the polls and
11 offer to vote from the prior registration address, attesting
12 that the prior registration address is the true current
13 address, the voter, if confirmed by the election authority as
14 having been registered at the prior registration address and
15 canceled only by the process authorized by this Section, shall
16 be issued a regular ballot, and the change of registration
17 address shall be canceled. If the election authority is unable
18 to immediately confirm the registration, the voter shall be
19 permitted to register and vote a regular ballot, provided that
20 he or she meets the documentary requirements for same-day
21 registration. If the election authority is unable to confirm
22 the registration and the voter does not meet the requirements
23 for same-day registration, the voter shall be issued a
24 provisional ballot and the provisional ballot shall be counted
25 as provided under Article 18A of this Code. No voter shall be
26 disqualified from voting due to an error relating to an update

1 of registration under this Section.

2 (Source: P.A. 98-1171, eff. 6-1-15.)

3 (10 ILCS 5/17-9) (from Ch. 46, par. 17-9)

4 Sec. 17-9. (a) Any person desiring to vote shall give his
5 name and, if required to do so, his residence to the judges of
6 election, one of whom shall thereupon announce the same in a
7 loud and distinct tone of voice, clear, and audible; the judges
8 of elections shall check each application for ballot against
9 the list of voters registered in that precinct to whom grace
10 period, vote by mail, or early ballots have been issued for
11 that election, which shall be provided by the election
12 authority and which list shall be available for inspection by
13 pollwatchers. A voter applying to vote in the precinct on
14 election day whose name appears on the list as having been
15 issued a grace period, vote by mail, or early ballot shall not
16 be permitted to vote in the precinct, except that a voter to
17 whom a vote by mail ballot was issued may vote in the precinct
18 if the voter submits to the election judges that vote by mail
19 ballot for cancellation. If the voter is unable to submit the
20 vote by mail ballot, it shall be sufficient for the voter to
21 submit to the election judges (i) a portion of the vote by mail
22 ballot if the vote by mail ballot was torn or mutilated or (ii)
23 an affidavit executed before the election judges specifying
24 that (A) the voter never received a vote by mail ballot or (B)
25 the voter completed and returned a vote by mail ballot and was

1 informed that the election authority did not receive that vote
2 by mail ballot. All applicable provisions of Articles 4, 5 or 6
3 shall be complied with and if such name is found on the
4 register of voters by the officer having charge thereof, he
5 shall likewise repeat said name, and the voter shall be allowed
6 to enter within the proximity of the voting booths, as above
7 provided. For any election after January 1, 2018, any person
8 desiring to vote must present a valid identifying document to
9 the judges of election, except as provided in subsections (b)
10 and (c) of this Section. The judges of election shall inspect
11 and confirm that the name on the valid identifying document
12 conforms to the name in the individual's voter registration
13 record and that, if the valid identifying document contains a
14 photograph, the image displayed is truly an image of the person
15 presenting the document. One of the judges shall give the voter
16 one, and only one of each ballot to be voted at the election,
17 on the back of which ballots such judge shall indorse his
18 initials in such manner that they may be seen when each such
19 ballot is properly folded, and the voter's name shall be
20 immediately checked on the register list. In those election
21 jurisdictions where perforated ballot cards are utilized of the
22 type on which write-in votes can be cast above the perforation,
23 the election authority shall provide a space both above and
24 below the perforation for the judge's initials, and the judge
25 shall endorse his or her initials in both spaces. Whenever a
26 proposal for a constitutional amendment or for the calling of a

1 constitutional convention is to be voted upon at the election,
2 the separate blue ballot or ballots pertaining thereto shall,
3 when being handed to the voter, be placed on top of the other
4 ballots to be voted at the election in such manner that the
5 legend appearing on the back thereof, as prescribed in Section
6 16-6 of this Act, shall be plainly visible to the voter. At all
7 elections, when a registry may be required, if the name of any
8 person so desiring to vote at such election is not found on the
9 register of voters, he or she shall not receive a ballot until
10 he or she shall have complied with the law prescribing the
11 manner and conditions of voting by unregistered voters. If any
12 person desiring to vote at any election shall be challenged, he
13 or she shall not receive a ballot until he or she shall have
14 established his right to vote in the manner provided
15 hereinafter; and if he or she shall be challenged after he has
16 received his ballot, he shall not be permitted to vote until he
17 or she has fully complied with such requirements of the law
18 upon being challenged. Besides the election officer, not more
19 than 2 voters in excess of the whole number of voting booths
20 provided shall be allowed within the proximity of the voting
21 booths at one time. The provisions of this Act, so far as they
22 require the registration of voters as a condition to their
23 being allowed to vote shall not apply to persons otherwise
24 entitled to vote, who are, at the time of the election, or at
25 any time within 60 days prior to such election have been
26 engaged in the military or naval service of the United States,

1 and who appear personally at the polling place on election day
 2 and produce to the judges of election satisfactory evidence
 3 thereof, but such persons, if otherwise qualified to vote,
 4 shall be permitted to vote at such election without previous
 5 registration.

6 All such persons shall also make an affidavit which shall
 7 be in substantially the following form:

8 State of Illinois,)

9) ss.

10 County of)

11 Precinct Ward

12 I,, do solemnly swear (or affirm) that I am a citizen
 13 of the United States, of the age of 18 years or over, and that
 14 within the past 60 days prior to the date of this election at
 15 which I am applying to vote, I have been engaged in the
 16 (military or naval) service of the United States; and I am
 17 qualified to vote under and by virtue of the Constitution and
 18 laws of the State of Illinois, and that I am a legally
 19 qualified voter of this precinct and ward except that I have,
 20 because of such service, been unable to register as a voter;
 21 that I now reside at (insert street and number, if any) in
 22 this precinct and ward; that I have maintained a legal
 23 residence in this precinct and ward for 30 days and in this
 24 State 30 days next preceding this election.

25

26 Subscribed and sworn to before me on (insert date).

1
2

Judge of Election.

3 The affidavit of any such person shall be supported by the
4 affidavit of a resident and qualified voter of any such
5 precinct and ward, which affidavit shall be in substantially
6 the following form:

7 State of Illinois,)

8) ss.

9 County of)

10 Precinct Ward

11 I,, do solemnly swear (or affirm), that I am a
12 resident of this precinct and ward and entitled to vote at this
13 election; that I am acquainted with (name of the
14 applicant); that I verily believe him to be an actual bona fide
15 resident of this precinct and ward and that I verily believe
16 that he or she has maintained a legal residence therein 30 days
17 and in this State 30 days next preceding this election.

18

19 Subscribed and sworn to before me on (insert date).

20

21 Judge of Election.

22 All affidavits made under the provisions of this Section
23 shall be enclosed in a separate envelope securely sealed, and
24 shall be transmitted with the returns of the elections to the

1 county clerk or to the board of election commissioners, who
 2 shall preserve the said affidavits for the period of 6 months,
 3 during which period such affidavits shall be deemed public
 4 records and shall be freely open to examination as such.

5 (b) If a person cannot provide a valid identifying document
 6 as required by subsection (a) of this Section, a registered
 7 voter may be accompanied at the polling place by an adult known
 8 to the registered voter for at least 6 months who can verify
 9 that the person has resided at his or her stated place of
 10 residence for at least 30 days. That adult may sign an
 11 affidavit which states under oath or affirmation that the adult
 12 has known the registered voter for at least 6 months, that the
 13 registered voter is the same person who is present for the
 14 purpose of voting, and that the person has resided at his or
 15 her stated place of residence for at least 30 days. For the
 16 affidavit to be considered valid, the adult shall present a
 17 valid identifying document with his or her name, address, and
 18 photograph. The affidavit shall be in substantially the
 19 following form:

20 State of Illinois,)
 21 _____) ss.
 22 County of)
 23 Precinct Ward

24 I,, do solemnly swear (or affirm), that I am
 25 acquainted with (name of the applicant) and have been for
 26 at least 6 months; that I verily believe him or her to be an

1 actual bona fide resident of this precinct and ward; and that I
2 verily believe that he or she has maintained a legal residence
3 therein 30 days and in this State 30 days next preceding this
4 election.

5

6 Subscribed and sworn to before me on (insert date).

7

8 Judge of Election.

9 (c) If the person desiring to vote is unable to furnish a
10 valid identifying document, or if the judges of election
11 determines that the proof of identification presented by the
12 voter does not qualify as a valid identifying document, the
13 person desiring to vote shall be permitted to cast a
14 provisional ballot as provided for under Article 18A of this
15 Code.

16 (d) Prior to the 2018 primary and general elections, the
17 State Board of Elections shall publicize the requirement to
18 present a valid identifying document on its website.

19 (e) As used in this Section, a "valid identifying document"
20 means a document that:

21 (1) has been issued either by the State or one of its
22 political subdivisions or by the federal government; and

23 (2) contains the name of the person desiring to vote.

24 Notwithstanding these requirements, "valid identifying
25 document" includes, if the document contains the voter's name,

1 any of the following:

2 (A) a valid Illinois driver's license or valid Illinois
3 identification card issued by the Secretary of State;

4 (B) a valid driver's license issued by a state other
5 than Illinois;

6 (C) a valid United States passport or passport card;

7 (D) a valid employee identification card with a
8 photograph of the eligible voter issued by any branch,
9 department, agency, or entity of the United States
10 government or of the State of Illinois, or by any county,
11 municipality, board, authority, or other political
12 subdivision of the State;

13 (E) a valid student identification card with a
14 photograph of the eligible voter issued by an institution
15 of higher education in the State, or a valid high school
16 identification card issued by an Illinois high school;

17 (F) a valid military identification card issued by the
18 United States with a photograph of the person desiring to
19 vote;

20 (G) a valid Firearm Owner's Identification Card issued
21 under the Firearm Owners Identification Card Act with a
22 photograph of the person desiring to vote;

23 (H) a valid concealed carry license issued under the
24 Firearm Concealed Carry Act;

25 (I) a valid Medicare card or Social Security card;

26 (J) a valid birth certificate;

1 (K) a valid voter registration card issued by an
2 election authority in the State;

3 (L) a valid hunting or fishing license issued by the
4 State;

5 (M) a valid identification card issued to the voter by
6 the federal Supplemental Nutrition Assistance Program;

7 (N) a valid identification card issued to the voter by
8 the Temporary Assistance for Needy Families program;

9 (O) a valid identification card issued to the voter by
10 Illinois' Medical Assistance Program;

11 (P) a valid bank card or valid debit card;

12 (Q) a valid utility bill issued within 6 months of the
13 date of the election;

14 (R) a valid bank statement issued within six months of
15 the date of the election; or

16 (S) a valid health insurance card issued to the voter.

17 (Source: P.A. 98-1171, eff. 6-1-15.)

18 (10 ILCS 5/18-5) (from Ch. 46, par. 18-5)

19 Sec. 18-5. (a) Any person desiring to vote and whose name
20 is found upon the register of voters by the person having
21 charge thereof, shall then be questioned by one of the judges
22 as to his nativity, his term of residence at present address,
23 precinct, State and United States, his age, whether naturalized
24 and if so the date of naturalization papers and court from
25 which secured, and he shall be asked to state his residence

1 when last previously registered and the date of the election
2 for which he then registered. For any election after January 1,
3 2018, any person desiring to vote must present a valid
4 identifying document to the judges of election, except as
5 provided in subsections (b) and (c) of this Section. The judges
6 of election shall inspect and confirm that the name on the
7 valid identifying document conforms to the name in the
8 individual's voter registration record and that, if the valid
9 identifying document contains a photograph, the image
10 displayed is truly an image of the person presenting the
11 document. The judges of elections shall check each application
12 for ballot against the list of voters registered in that
13 precinct to whom grace period, vote by mail, and early ballots
14 have been issued for that election, which shall be provided by
15 the election authority and which list shall be available for
16 inspection by pollwatchers. A voter applying to vote in the
17 precinct on election day whose name appears on the list as
18 having been issued a grace period, vote by mail, or early
19 ballot shall not be permitted to vote in the precinct, except
20 that a voter to whom a vote by mail ballot was issued may vote
21 in the precinct if the voter submits to the election judges
22 that vote by mail ballot for cancellation. If the voter is
23 unable to submit the vote by mail ballot, it shall be
24 sufficient for the voter to submit to the election judges (i) a
25 portion of the vote by mail ballot if the vote by mail ballot
26 was torn or mutilated or (ii) an affidavit executed before the

1 election judges specifying that (A) the voter never received a
2 vote by mail ballot or (B) the voter completed and returned a
3 vote by mail ballot and was informed that the election
4 authority did not receive that vote by mail ballot. If such
5 person so registered shall be challenged as disqualified, the
6 party challenging shall assign his reasons therefor, and
7 thereupon one of the judges shall administer to him an oath to
8 answer questions, and if he shall take the oath he shall then
9 be questioned by the judge or judges touching such cause of
10 challenge, and touching any other cause of disqualification.
11 And he may also be questioned by the person challenging him in
12 regard to his qualifications and identity. But if a majority of
13 the judges are of the opinion that he is the person so
14 registered and a qualified voter, his vote shall then be
15 received accordingly. But if his vote be rejected by such
16 judges, such person may afterward produce and deliver an
17 affidavit to such judges, subscribed and sworn to by him before
18 one of the judges, in which it shall be stated how long he has
19 resided in such precinct, and state; that he is a citizen of
20 the United States, and is a duly qualified voter in such
21 precinct, and that he is the identical person so registered. In
22 addition to such an affidavit, the person so challenged shall
23 provide to the judges of election proof of residence by
24 producing 2 forms of identification showing the person's
25 current residence address, provided that such identification
26 may include a lease or contract for a residence and not more

1 than one piece of mail addressed to the person at his current
2 residence address and postmarked not earlier than 30 days prior
3 to the date of the election, or the person shall procure a
4 witness personally known to the judges of election, and
5 resident in the precinct (or district), or who shall be proved
6 by some legal voter of such precinct or district, known to the
7 judges to be such, who shall take the oath following, viz:

8 I do solemnly swear (or affirm) that I am a resident of
9 this election precinct (or district), and entitled to vote at
10 this election, and that I have been a resident of this State
11 for 30 days last past, and am well acquainted with the person
12 whose vote is now offered; that he is an actual and bona fide
13 resident of this election precinct (or district), and has
14 resided herein 30 days, and as I verily believe, in this State,
15 30 days next preceding this election.

16 The oath in each case may be administered by one of the
17 judges of election, or by any officer, resident in the precinct
18 or district, authorized by law to administer oaths. Also
19 supported by an affidavit by a registered voter residing in
20 such precinct, stating his own residence, and that he knows
21 such person; and that he does reside at the place mentioned and
22 has resided in such precinct and state for the length of time
23 as stated by such person, which shall be subscribed and sworn
24 to in the same way. For purposes of this Section, the
25 submission of a photo identification issued by a college or
26 university, accompanied by either (i) a copy of the applicant's

1 contract or lease for a residence or (ii) one piece of mail
2 addressed to the person at his or her current residence address
3 and postmarked not earlier than 30 days prior to the date of
4 the election, shall be sufficient to establish proof of
5 residence. Whereupon the vote of such person shall be received,
6 and entered as other votes. But such judges, having charge of
7 such registers, shall state in their respective books the facts
8 in such case, and the affidavits, so delivered to the judges,
9 shall be preserved and returned to the office of the
10 commissioners of election. Blank affidavits of the character
11 aforesaid shall be sent out to the judges of all the precincts,
12 and the judges of election shall furnish the same on demand and
13 administer the oaths without criticism. Such oaths, if
14 administered by any other officer than such judge of election,
15 shall not be received. Whenever a proposal for a constitutional
16 amendment or for the calling of a constitutional convention is
17 to be voted upon at the election, the separate blue ballot or
18 ballots pertaining thereto shall be placed on top of the other
19 ballots to be voted at the election in such manner that the
20 legend appearing on the back thereof, as prescribed in Section
21 16-6 of this Act, shall be plainly visible to the voter, and in
22 this fashion the ballots shall be handed to the voter by the
23 judge.

24 Immediately after voting, the voter shall be instructed
25 whether the voting equipment, if used, accepted or rejected the
26 ballot or identified the ballot as under-voted. A voter whose

1 ballot is identified as under-voted for a statewide
2 constitutional office may return to the voting booth and
3 complete the voting of that ballot. A voter whose ballot is not
4 accepted by the voting equipment may, upon surrendering the
5 ballot, request and vote another ballot. The voter's
6 surrendered ballot shall be initialed by the election judge and
7 handled as provided in the appropriate Article governing that
8 voting equipment.

9 The voter shall, upon quitting the voting booth, deliver to
10 one of the judges of election all of the ballots, properly
11 folded, which he received. The judge of election to whom the
12 voter delivers his ballots shall not accept the same unless all
13 of the ballots given to the voter are returned by him. If a
14 voter delivers less than all of the ballots given to him, the
15 judge to whom the same are offered shall advise him in a voice
16 clearly audible to the other judges of election that the voter
17 must return the remainder of the ballots. The statement of the
18 judge to the voter shall clearly express the fact that the
19 voter is not required to vote such remaining ballots but that
20 whether or not he votes them he must fold and deliver them to
21 the judge. In making such statement the judge of election shall
22 not indicate by word, gesture or intonation of voice that the
23 unreturned ballots shall be voted in any particular manner. No
24 new voter shall be permitted to enter the voting booth of a
25 voter who has failed to deliver the total number of ballots
26 received by him until such voter has returned to the voting

1 booth pursuant to the judge's request and again quit the booth
2 with all of the ballots required to be returned by him. Upon
3 receipt of all such ballots the judges of election shall enter
4 the name of the voter, and his number, as above provided in
5 this Section, and the judge to whom the ballots are delivered
6 shall immediately put the ballots into the ballot box. If any
7 voter who has failed to deliver all the ballots received by him
8 refuses to return to the voting booth after being advised by
9 the judge of election as herein provided, the judge shall
10 inform the other judges of such refusal, and thereupon the
11 ballot or ballots returned to the judge shall be deposited in
12 the ballot box, the voter shall be permitted to depart from the
13 polling place, and a new voter shall be permitted to enter the
14 voting booth.

15 The judge of election who receives the ballot or ballots
16 from the voter shall announce the residence and name of such
17 voter in a loud voice. The judge shall put the ballot or
18 ballots received from the voter into the ballot box in the
19 presence of the voter and the judges of election, and in plain
20 view of the public. The judges having charge of such registers
21 shall then, in a column prepared thereon, in the same line of,
22 the name of the voter, mark "Voted" or the letter "V".

23 No judge of election shall accept from any voter less than
24 the full number of ballots received by such voter without first
25 advising the voter in the manner above provided of the
26 necessity of returning all of the ballots, nor shall any such

1 judge advise such voter in a manner contrary to that which is
2 herein permitted, or in any other manner violate the provisions
3 of this Section; provided, that the acceptance by a judge of
4 election of less than the full number of ballots delivered to a
5 voter who refuses to return to the voting booth after being
6 properly advised by such judge shall not be a violation of this
7 Section.

8 (b) If a person cannot provide a valid identifying document
9 as required by subsection (a) of this Section, a registered
10 voter may be accompanied at the polling place by an adult known
11 to the registered voter for at least 6 months who can verify
12 that the person has resided at his or her stated place of
13 residence for at least 30 days. That adult may sign an
14 affidavit which states under oath or affirmation that the adult
15 has known the registered voter for at least 6 months, that the
16 registered voter is the same person who is present for the
17 purpose of voting, and that the person has resided at his or
18 her stated place of residence for at least 30 days. For the
19 affidavit to be considered valid, the adult shall present a
20 valid identifying document with his or her name, address, and
21 photograph. The affidavit shall be in substantially the
22 following form:

23 State of Illinois,)

24 _____) ss.

25 County of)

26 Precinct Ward

1 (2) contains the name of the person desiring to vote.

2 Notwithstanding these requirements, "valid identifying
3 document" includes, if the document contains the voter's name,
4 any of the following:

5 (A) a valid Illinois driver's license or valid Illinois
6 identification card issued by the Secretary of State;

7 (B) a valid driver's license issued by a state other
8 than Illinois;

9 (C) a valid United States passport or passport card;

10 (D) a valid employee identification card with a
11 photograph of the eligible voter issued by any branch,
12 department, agency, or entity of the United States
13 government or of the State of Illinois, or by any county,
14 municipality, board, authority, or other political
15 subdivision of the State;

16 (E) a valid student identification card with a
17 photograph of the eligible voter issued by an institution
18 of higher education in the State, or a valid high school
19 identification card issued by an Illinois high school;

20 (F) a valid military identification card issued by the
21 United States with a photograph of the person desiring to
22 vote;

23 (G) a valid Firearm Owner's Identification Card issued
24 under the Firearm Owners Identification Card Act with a
25 photograph of the person desiring to vote;

26 (H) a valid concealed carry license issued under the

1 Firearm Concealed Carry Act;

2 (I) a valid Medicare card or Social Security card;

3 (J) a valid birth certificate;

4 (K) a valid voter registration card issued by an
5 election authority in the State;

6 (L) a valid hunting or fishing license issued by the
7 State;

8 (M) a valid identification card issued to the voter by
9 the federal Supplemental Nutrition Assistance Program;

10 (N) a valid identification card issued to the voter by
11 the Temporary Assistance for Needy Families program;

12 (O) a valid identification card issued to the voter by
13 Illinois' Medical Assistance Program;

14 (P) a valid bank card or valid debit card;

15 (Q) a valid utility bill issued within 6 months of the
16 date of the election;

17 (R) a valid bank statement issued within six months of
18 the date of the election; or

19 (S) a valid health insurance card issued to the voter.

20 (Source: P.A. 98-1171, eff. 6-1-15.)

21 (10 ILCS 5/18A-5)

22 Sec. 18A-5. Provisional voting; general provisions.

23 (a) A person who claims to be a registered voter is
24 entitled to cast a provisional ballot under the following
25 circumstances:

1 (1) The person's name does not appear on the official
2 list of eligible voters for the precinct in which the
3 person seeks to vote and the person has refused an
4 opportunity to register at the polling location or another
5 grace period registration site. The official list is the
6 centralized statewide voter registration list established
7 and maintained in accordance with Section 1A-25;

8 (2) The person's voting status has been challenged by
9 an election judge, a pollwatcher, or any legal voter and
10 that challenge has been sustained by a majority of the
11 election judges;

12 (3) A federal or State court order extends the time for
13 closing the polls beyond the time period established by
14 State law and the person votes during the extended time
15 period;

16 (4) The voter registered to vote by mail and is
17 required by law to present identification when voting
18 either in person or by early voting ballot, but fails to do
19 so;

20 (5) The voter's name appears on the list of voters who
21 voted during the early voting period, but the voter claims
22 not to have voted during the early voting period; or

23 (6) The voter received a vote by mail ballot but did
24 not return the vote by mail ballot to the election
25 authority; or

26 (7) The voter attempted to register to vote on election

1 day, but failed to provide the necessary documentation.

2 (8) The voter was unable to provide a valid identifying
3 document at the time of voting as required under Sections
4 17-9 or 18-5 of this Code.

5 (b) The procedure for obtaining and casting a provisional
6 ballot at the polling place shall be as follows:

7 (1) After first verifying through an examination of the
8 precinct register that the person's address is within the
9 precinct boundaries, an election judge at the polling place
10 shall notify a person who is entitled to cast a provisional
11 ballot pursuant to subsection (a) that he or she may cast a
12 provisional ballot in that election. An election judge must
13 accept any information provided by a person who casts a
14 provisional ballot that the person believes supports his or
15 her claim that he or she is a duly registered voter and
16 qualified to vote in the election. However, if the person's
17 residence address is outside the precinct boundaries, the
18 election judge shall inform the person of that fact, give
19 the person the appropriate telephone number of the election
20 authority in order to locate the polling place assigned to
21 serve that address, and instruct the person to go to the
22 proper polling place to vote.

23 (2) The person shall execute a written form provided by
24 the election judge that shall state or contain all of the
25 following that is available:

26 (i) an affidavit stating the following:

1 State of Illinois, County of,
2 Township, Precinct, Ward
3 , I,, do solemnly
4 swear (or affirm) that: I am a citizen of the
5 United States; I am 18 years of age or older; I
6 have resided in this State and in this precinct for
7 30 days preceding this election; I have not voted
8 in this election; I am a duly registered voter in
9 every respect; and I am eligible to vote in this
10 election. Signature Printed Name of Voter
11 Printed Residence Address of Voter
12 City State Zip Code Telephone
13 Number Date of Birth and Illinois
14 Driver's License Number or Last 4 digits of
15 Social Security Number or State
16 Identification Card Number issued to you by the
17 Illinois Secretary of State.....

18 (ii) A box for the election judge to check one of
19 the 8 ~~6~~ reasons why the person was given a provisional
20 ballot under subsection (a) of Section 18A-5.

21 (iii) An area for the election judge to affix his
22 or her signature and to set forth any facts that
23 support or oppose the allegation that the person is not
24 qualified to vote in the precinct in which the person
25 is seeking to vote.

26 The written affidavit form described in this

1 subsection (b) (2) must be printed on a multi-part form
2 prescribed by the county clerk or board of election
3 commissioners, as the case may be.

4 (3) After the person executes the portion of the
5 written affidavit described in subsection (b) (2) (i) of
6 this Section, the election judge shall complete the portion
7 of the written affidavit described in subsection
8 (b) (2) (iii) and (b) (2) (iv).

9 (4) The election judge shall give a copy of the
10 completed written affidavit to the person. The election
11 judge shall place the original written affidavit in a
12 self-adhesive clear plastic packing list envelope that
13 must be attached to a separate envelope marked as a
14 "provisional ballot envelope". The election judge shall
15 also place any information provided by the person who casts
16 a provisional ballot in the clear plastic packing list
17 envelope. Each county clerk or board of election
18 commissioners, as the case may be, must design, obtain or
19 procure self-adhesive clear plastic packing list envelopes
20 and provisional ballot envelopes that are suitable for
21 implementing this subsection (b) (4) of this Section.

22 (5) The election judge shall provide the person with a
23 provisional ballot, written instructions for casting a
24 provisional ballot, and the provisional ballot envelope
25 with the clear plastic packing list envelope affixed to it,
26 which contains the person's original written affidavit

1 and, if any, information provided by the provisional voter
2 to support his or her claim that he or she is a duly
3 registered voter. An election judge must also give the
4 person written information that states that any person who
5 casts a provisional ballot shall be able to ascertain,
6 pursuant to guidelines established by the State Board of
7 Elections, whether the provisional vote was counted in the
8 official canvass of votes for that election and, if the
9 provisional vote was not counted, the reason that the vote
10 was not counted.

11 (6) After the person has completed marking his or her
12 provisional ballot, he or she shall place the marked ballot
13 inside of the provisional ballot envelope, close and seal
14 the envelope, and return the envelope to an election judge,
15 who shall then deposit the sealed provisional ballot
16 envelope into a securable container separately identified
17 and utilized for containing sealed provisional ballot
18 envelopes. Ballots that are provisional because they are
19 cast after 7:00 p.m. by court order shall be kept separate
20 from other provisional ballots. Upon the closing of the
21 polls, the securable container shall be sealed with
22 filament tape provided for that purpose, which shall be
23 wrapped around the box lengthwise and crosswise, at least
24 twice each way, and each of the election judges shall sign
25 the seal.

26 (c) Instead of the affidavit form described in subsection

1 (b), the county clerk or board of election commissioners, as
2 the case may be, may design and use a multi-part affidavit form
3 that is imprinted upon or attached to the provisional ballot
4 envelope described in subsection (b). If a county clerk or
5 board of election commissioners elects to design and use its
6 own multi-part affidavit form, then the county clerk or board
7 of election commissioners shall establish a mechanism for
8 accepting any information the provisional voter has supplied to
9 the election judge to support his or her claim that he or she
10 is a duly registered voter. In all other respects, a county
11 clerk or board of election commissioners shall establish
12 procedures consistent with subsection (b).

13 (d) The county clerk or board of election commissioners, as
14 the case may be, shall use the completed affidavit form
15 described in subsection (b) to update the person's voter
16 registration information in the State voter registration
17 database and voter registration database of the county clerk or
18 board of election commissioners, as the case may be. If a
19 person is later determined not to be a registered voter based
20 on Section 18A-15 of this Code, then the affidavit shall be
21 processed by the county clerk or board of election
22 commissioners, as the case may be, as a voter registration
23 application.

24 (Source: P.A. 97-766, eff. 7-6-12; 98-691, eff. 7-1-14;
25 98-1171, eff. 6-1-15.)

1 Section 10. The Illinois Vehicle Code is amended by
2 changing Section 2-105 as follows:

3 (625 ILCS 5/2-105) (from Ch. 95 1/2, par. 2-105)

4 Sec. 2-105. Offices of Secretary of State.

5 (a) The Secretary of State shall maintain offices in the
6 State capital and in such other places in the State as he may
7 deem necessary to properly carry out the powers and duties
8 vested in him.

9 (b) The Secretary of State may construct and equip one or
10 more buildings in the State of Illinois outside of the County
11 of Sangamon as he deems necessary to properly carry out the
12 powers and duties vested in him. The Secretary of State may, on
13 behalf of the State of Illinois, acquire public or private
14 property needed therefor by lease, purchase or eminent domain.
15 The care, custody and control of such sites and buildings
16 constructed thereon shall be vested in the Secretary of State.
17 Expenditures for the construction and equipping of any of such
18 buildings upon premises owned by another public entity shall
19 not be subject to the provisions of any State law requiring
20 that the State be vested with absolute fee title to the
21 premises. The exercise of the authority vested in the Secretary
22 of State by this Section is subject to the appropriation of the
23 necessary funds.

24 (c) Pursuant to Sections 1A-16.6 and Section ~~Section~~ 1A-25 of the
25 Election Code, the Secretary of State shall make driver

1 services facilities available for use as places of accepting
2 applications for voter registration.

3 (d) (Blank).

4 (e) Each person applying at a driver services facility for
5 a driver's license or permit, a corrected driver's license or
6 permit, an Illinois identification card or a corrected Illinois
7 identification card shall be notified, under the procedures set
8 forth in Section 1A.16.6 of the Election Code, that his or her
9 personal information shall be transferred to the State Board of
10 Elections for the purpose of creating an electronic voter
11 registration application, and that the individual will be
12 registered to vote only if he or she meets the qualifications
13 to register to vote in Illinois. ~~that the person may apply to~~
14 ~~register to vote at such station and may also apply to transfer~~
15 ~~his or her voter registration at such station to a different~~
16 ~~address in the State.~~ Such notification may be made in writing
17 or verbally issued by an employee or the Secretary of State.

18 The Secretary of State shall promulgate such rules as may
19 be necessary for the efficient execution of his duties and the
20 duties of his employees under this Section.

21 (f) Any person applying at a driver services facility for
22 issuance or renewal of a driver's license or Illinois
23 Identification Card shall be provided, without charge, with a
24 brochure warning the person of the dangers of financial
25 identity theft. The Department of Financial and Professional
26 Regulation shall prepare these brochures and provide them to

1 the Secretary of State for distribution. The brochures shall
2 (i) identify signs warning the reader that he or she might be
3 an intended victim of the crime of financial identity theft,
4 (ii) instruct the reader in how to proceed if the reader
5 believes that he or she is the victim of the crime of identity
6 theft, and (iii) provide the reader with names and telephone
7 numbers of law enforcement and other governmental agencies that
8 provide assistance to victims of financial identity theft.
9 (Source: P.A. 97-81, eff. 7-5-11.)

10 Section 99. Effective date. This Act takes effect upon
11 becoming law.

1 INDEX

2 Statutes amended in order of appearance

3 10 ILCS 5/1A-16.6

4 10 ILCS 5/1A-16.8

5 10 ILCS 5/17-9 from Ch. 46, par. 17-9

6 10 ILCS 5/18-5 from Ch. 46, par. 18-5

7 10 ILCS 5/18A-5

8 625 ILCS 5/2-105 from Ch. 95 1/2, par. 2-105